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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/846,907	05/01/2001		Shinya Kimura	72012/55861	4637
21874	7590	10/04/2004		EXAMINER	
EDWARDS of P.O. BOX 558		ELL, LLP	HA, LEYNNA A		
BOSTON, MA 02205				ART UNIT	PAPER NUMBER
				2135	
			DATE MAILED: 10/04/2004		
					1

Please find below and/or attached an Office communication concerning this application or proceeding.

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v	Application No.	Applicant(s)				
0.00	09/846,907	KIMURA, SHINYA				
Office Action Summary	Examiner	Art Unit				
	LEYNNA T. HA	2135				
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be ti oly within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS fron te, cause the application to become ABANDONI	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	Responsive to communication(s) filed on					
2a) This action is FINAL . 2b) ☑ Thi) This action is FINAL . 2b) This action is non-final.					
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ⊠ Claim(s) <u>1-5</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-5</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	awn from consideration.					
Application Papers O) The specification is objected to by the Evamin	or.					
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. 						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E						
Priority under 35 U.S.C. § 119						
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1 Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received. Its have been received in Applicatority documents have been received in PCT Rule 17.2(a)).	tion No red in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summar	y (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 35-14-15	Paper No(s)/Mail D					
S. Patent and Trademark Office						

DETAILED ACTION

1. Claims 1-5 have been examined and are rejected under 35 U.S.C. 102(e).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1-5 are rejected under 35 U.S.C. 102(e) as being anticipated by Hanson, et al. (US 6,546,425).

AS PER CLAIM 1:

Hanson, et al. discloses an access point device having an interface function with a network constructed of wired transmission channels and establishing datalink connection with a plurality of mobile stations within the area of a radio LAN, the device comprising:

notification means for notifying a network administrator [COL.6, lines 9-15] administering said LAN of the presence of an authentication-requesting mobile station [COL.7, lines 32-35 and 53-57] so as to gain the final authorization of an authentication procedure when a mobile station in the area

perform said authentication procedure before the initiation of an association procedure; and [COL.10, lines 32-34 and COL.14, lines 28-65]

input means from which said network administrator notified inputs an authentication-authorizing or -rejecting instruction with respect to said authentication-requesting mobile station. [COL.16, lines 45-48]

AS PER CLAIM 2:

Hanson discloses an authentication method for an access point device having an interface function with a network constructed of wired transmission channels and establishing datalink connection with a plurality of mobile stations within the area of a radio LAN, the method initiating an association procedure after authentication is completed of said mobile stations by performing:

a first step in which said mobile stations and said access point device initiate a predetermined authentication procedure in response to an authentication request from said mobile stations to said access point device; [COL.12, lines 15-19 and COL.13, lines 10-35]

a second step in which said access point device, in authorizing the authentication of said mobile stations by said authentication procedure, notifies a network administrator administering said LAN of the final authorization of said authentication procedure and starts an authentication wait timer before said access point device returns an authentication response message, or the final message in said authentication procedure, to said mobile

Application/Control Number: 09/846,907

Art Unit: 2135

stations, said authentication wait timer being set at a maximum wait time up

to the final authentication; [COL.13, lines 48-53 and COL.15, lines 60-66]

a third step in which said network administrator provides a final

authentication-authorizing or -rejecting instruction to said access point device

before the timeout of said authentication wait timer; [COL.22, line 62 thru

COL.23, line 4 and COL.26, lines 45-59]

a fourth step in which said access point device, when said network

administrator provides a final authentication-authorizing instruction before the

timeout of said authentication wait timer, returns said authentication response

message to said mobile stations as authentication authorization; and [COL.28,

lines 34-39]

a fifth step in which said mobile stations receiving said authentication

response message start said association procedure. [COL.15, lines 3-6 and

50-53]

AS PER CLAIM 3:

Hanson discloses an authentication method for an access point device

according to claim 2, wherein in the third step, said authentication response

message is returned to said mobile stations as authentication rejection when

said network administrator provides the authentication-rejecting instruction to

said access point device. [COL.16, lines 43-48 and COL.26, lines 45-59]

Page 4

Application/Control Number: 09/846,907

Art Unit: 2135

AS PER CLAIM 4:

Hanson discloses the authentication method for an access point device according to claim 2, wherein in the third step, said authentication response message is returned to said mobile stations as authentication rejection when said authentication wait timer goes time-out before said network administrator provides the authentication-rejecting or -authorizing instruction to said access point device. [COL.22, line 62 thru COL.23, line 4 and COL.26, lines 45-59] AS PER CLAIM 5:

Hanson discloses the authentication method for an access point device according to any one of claims 2-4, wherein said authentication procedure is the Shared Key Authentication procedure defined in IEEE 802.11. [COL.7,

lines 32-46 and COL.38, line 67]

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LEYNNA T. HA whose telephone

Page 6

Application/Control Number: 09/846,907

Art Unit: 2135

number is (703) 305-3853. The examiner can normally be reached on Monday - Thursday (7:00 - 5:00PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on (703) 305-4393. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

***TC 2100 will be moved to Carlyle in October 2004. At this time, any inquiry or communications should be directed to the examiner, LEYNNA HA, whose new telephone number is (571) 272-3851 and the new telephone number for TC 2100 receptionist is 571-272-2100.

SUPERVISORY PATENT FYA

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